"K"LINE / LIBERTY GLOBAL LOGISTICS LLC U.S. / MIDDLE EAST CAR CARRIER SPACE CHARTER AGREEMENT A Space Charter Agreement

FMC Agreement No.: 201302

Expiration Date: NONE

Effective Date:

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ARTICLE 1: FULL NAME OF AGREEMENT

The full name of this Agreement is the "K" LINE / LIBERTY GLOBAL LOGISTICS LLC U.S. / MIDDLE EAST CAR CARRIER SPACE CHARTER AGREEMENT ("the Agreement").

ARTICLE 2: PURPOSE OF AGREEMENT

The purpose of this Agreement is to authorize the Parties as defined in Article 3 to charter space on each other's Ro/Ro vessels, to utilize that space in the Trade as defined in Article 4 of this Agreement and to authorize the Parties to agree on cooperative working arrangements in connection therewith.

ARTICLE 3: PARTIES TO THE AGREEMENT

The Parties to this Agreement are:

- (1) KAWASAKI KISEN KAISHA, LTD.
 Iino Building 1-1, Uchisaiwaicho 2-Chome,
 Chiyoda-ku,
 Tokyo 100-8540,
 Japan
 (hereafter "K" Line)
- (2) Liberty Global Logistics LLC 1979 Marcus Avenue Lake Success, NY 11042 United States of America (hereafter Liberty Global)

("K" Line and Liberty Global may be individually referred to as a "Party" and collectively as the "Parties")

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ARTICLE 4: GEOGRAPHIC SCOPE OF THE AGREEMENT

The geographic scope of this Agreement is the trade between ports on the Atlantic Coast and Gulf

Coast of the United States on the one hand to ports in Saudi Arabia, the United Arab Emirates and Kuwait

on the other hand (the "Trade").

ARTICLE 5: OVERVIEW OF AGREEMENT AUTHORITY

5.1 Under this Agreement, the Parties may each charter space on vessels owned or chartered by

the Parties, on such terms and conditions as the Parties may agree. To facilitate efficient operations under

this Agreement, the Parties may discuss and agree upon: the capacity and features of the vessels; the

schedule and selection of ports of loading and discharge; space requirements and the availability of space

on vessels owned or chartered by the Parties; the place and timing of the provisions of space; procedures

for booking space, for documentation, for special cargo handling instructions or requirements; and for

any other administrative matters relating to chartering and operations under this Agreement.

5.2 Compensation for any space chartered pursuant to this Agreement shall be upon such terms

and at such hire as the Parties may from time to time agree. Billing and payment terms and conditions

shall also be as agreed between the Parties from time to time.

5.3 The Parties are authorized to discuss and agree upon arrangements for the use of terminals

in connection with the chartering of space hereunder, including entering into exclusive, preferential, or

cooperative working arrangements with marine terminal operators and any person relating to marine

terminal, stevedoring or other shoreside services. Nothing herein, however, shall authorize the Parties

jointly to operate a marine terminal in the United States.

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5.4 The Parties may also discuss and agree upon such general administrative matters and other

terms and conditions concerning the implementation of this Agreement as may be necessary or

convenient from time to time including but not limited to forecasting, stowage planning, record-keeping,

responsibility for loss or damage, insurance, liabilities, claims, indemnification, consequences for delays

and/or other failure to perform, the terms of their respective bills of lading, force majeure, and treatment

of hazardous and dangerous cargoes.

5.5 Pursuant to 46 CFR § 535.408, any further agreement or cooperation beyond what is

authorized herein cannot go into effect unless filed and effective under the Shipping Act of 1984, as

amended.

ARTICLE 6: OFFICIALS OF THE AGREEMENT AND DELEGATION OF

<u>AUTHORITY</u>

The following shall have authority to file this Agreement and any modification hereto:

(a) any authorized officer or official of each Party;

(b) legal counsel for each Party.

ARTICLE 7: MEMBERSHIP, WITHDRAWAL, READMISSION AND EXPULSION

7.1. Membership

Additional carrier Parties offering regular service in the Trade may become party to the

Agreement by unanimous agreement of the Parties and by filed and effective amendment of the

Agreement pursuant to the Shipping Act of 1984, as amended.

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7.2. Withdrawal

A Party may withdraw from this Agreement for any reason upon forty-five (45) days prior written notice to the other Party (or any additional Party). In the event that a Party withdraws hereunder, it shall remain liable to any other Parties for all liabilities accrued during the term of the Agreement in connection with any space charter or other activity under this agreement.

ARTICLE 8: VOTING

Not applicable.

ARTICLE 9: DURATION AND TERMINATION OF THE AGREEMENT

This Agreement, as amended, shall take effect on the date it becomes effective under the Shipping Act of 1984, as amended, and shall remain in effect thereafter until terminated pursuant to Article 7.2 hereof or by mutual agreement of the Parties.

ARTICLE 10: APPLICABLE LAW AND DISPUTE RESOLUTION

The substantive law of the State of New York shall govern this Agreement. Any dispute shall be settled exclusively by arbitration at New York under the Rules of the Society of Maritime Arbitrators. Upon giving notice of a claim under SMA rules, the claimant shall nominate an arbitrator from the SMA roster to act as the sole arbitrator and simultaneously request the respondent's agreement. Failing a response by the respondent within ten (10) days of this initial nomination, the arbitrator so nominated shall become the sole arbitrator. The arbitrator shall promptly submit his/her disclosure statement to the parties, as required under Section 9 of the standard SMA Rules. If the respondent does not agree to the nominated arbitrator as sole arbitrator, the respondent shall propose three other persons from the SMA roster to serve as sole arbitrator. Failing agreement on a sole arbitrator, either party may request that the President of the SMA appoint the sole arbitrator. This appointment shall be binding upon the parties, and the arbitration shall proceed under SMA Rules. The arbitrator's award may be confirmed in any courtof competent jurisdiction and shall be enforceable under the United Nations Convention on the Recognition and Enforcement of Arbitral Awards of June 10, 1958. The award to be rendered shall be final and binding upon both parties hereto. The prevailing party shall be awarded its attorney's fees, costs and interest from the date of claim.

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ARTICLE 11: SEVERABILITY

If any term or provision of this Agreement shall be held to be illegal or unenforceable, in whole

or in part, such term or provision or part shall to that extent be deemed not to form part of this Agreement

but the enforceability of the remainder of this Agreement shall not be affected.

ARTICLE 12: NON-ASSISGNABILITY

The rights and obligations of each Party under the Agreement herein shall not be assignable

except to subsidiaries, parent companies or fellow subsidiaries or by prior unanimous written agreement.

Each Party shall warrant that any subsidiary or fellow subsidiary to which any assignment is made shall

not be sold to another Party.

ARTICLE 13: NOTICE TO GOVERNMENT AGENCIES

The Federal Maritime Commission shall be promptly notified in writing of any early

termination of this Agreement by mutual agreement.

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SIGNATURE PAGE

IN WITNESS WHEREOF, th	e Parti	es have c	aused this A	Agreement to be execut	ed by their duly
IN WITNESS WHEREOF, th authorized representatives as of this_	12	_day of_	april	, 2019.	

KAWASAKI KISEN KAISHA, LTD.

FMC Carrier Number: 001466

Name: Tsugosh.' Ono Senior Vice President. "K"EINE AMERICA. INC

Title: as Agent for tawasati Lisen taisha, Ltd.

LIBERTY GLOBAL LOGISTICS LLC

FMC Carrier Number: 023051